Approved For Release 2001/09/04 : CIA-RDP80-01240A000100140078-2

Determined that
CIA has no objection to declars

it contains information of CIA
interest that must remain
classified at TS S C
Authority: HR 10-2

Data 24-8-81 Reviewer 606199

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March 29, 1960

MEMORANDUM FOR COMPRESSIONAL CONTACT FILE

Reuse Committee on Appropriations

Hr. Kerneth Sprankle, Staff Director, Committee on Appropriations, House of Representatives, informally requested our views today as to whether Title IV of the set of July 15, 1955, 69 Stat. 3k9, providing for the establishment of a Central Intelligence Agency headquarters installation may be construed to authorize erection of a private residence on the same site for use by the Birector of that agency.

Section 101, Title IV of the cited ast of July 15, 1955, authorized the Director of Central Intelligence to acquire land and construct buildings, facilities, appartenances, utilities, and access roads at a cost of not to exceed \$51,500,000. The Supplemental Appropriation Act, 1956, 69 Stat. 150, 153, made an appropriation of \$5,500,000 therefor, and the balance of \$19,000,000 was contained in the Supplemental Appropriation Act, 1957, 70 Stat. 678, 680.

Section 3733, Revised Statutes, bl U. S. C. 12, provides that no contract shall be entered into for the erection of any public building or for any public improvement which shall bind the Government to pay a larger sum of money than the ancient in the Treasury appropriated for the specific purpose. And section 3678, Revised Statutes, 31 U. S. C. 628, provides that all sums appropriated for the various branches of expenditure in the public service shall be applied solely to the objects for which they are respectively made and for no others.

The specific purpose for which the cited appropriations were made available to carry out section half is for construction of a CIA head-quarters installation—not for the construction of a private residence. Hence, if authority exists for creation of the private residence it must be implied from the use of the term "appurtenesses" contained in section half. See A-34883, January 14, 1931 and A-41327, March 19, 1932. The word "appurtenesses" as used in contiling or appropriation logislation providing for construction of public buildings means such subsidiary structures as are necessary or consultal to the proper use of the main building. It appears very desbiful that a private residence may be said to be necessary or consultal to the effective use of a public effice building. In this connection it has been informally learned from CRA that the plane for the CIA building in question did not include construction of a private residence. See 40 U. S. G. 267, which was recently repealed.

In view of the plain mendate of section 3733, Revised Statutes, prohibiting the construction of public buildings unless appropriations specifically provide therefor—with no indication anywhere in the legislative history of the enabling legislation of a congressional intent that the term "appurtenances" was to be given a broadened mauning so as to authorize erection of a private residence—it is believed that expenditures for each purposes may not be incurred in the absence of express authority therefor. Mr. Sprankle was so informed.

L. C. Silverman

Logislative files Index and Files Approved For Release 2001/09/04 : CIA-RDP80-01240A000100140078-2

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